

GREGORY MORVILLO (646) 831-1531 GM@MorvilloPLLC.com www.MorvilloPLLC.com

July 17, 2020

MEMO ENDORSED

The Application is granted.

SO DRDERED:

Paul G. Gardephe, U.S.D

Dated: July 20, 2020

Via ECF

The Honorable Paul G. Gardephe United States District Judge Southern District of New York 40 Foley Square New York, NY 10007

Re: <u>United States v. Jose Maria et al.</u>, - 19 Cr. 868 (PGG)

Dear Judge Gardephe:

The undersigned represents Loren Rubio in the above captioned matter. I am writing to request that the Court temporarily alter the terms of Ms. Rubio's bail conditions so that she may travel to Las Vegas, Nevada to attend her mother-in-law's wedding.

Ms. Rubio would plan to fly to Las Vegas on August 23, 2020 and return to New York on August 26. She proposes to stay at the Las Vegas, Nevada. Ms. Rubio will, of course, have her cellular telephone with her at all times. That number is

I have communicated with AUSA Elizabeth Espinosa and Pre-Trial Services Officer Courtney DeFeo. Both take no position on Ms. Rubio's request. Should Your Honor require anything further on this issue I am available at the Court's convenience to discuss the matter.

Respectfully submitted,

/s/

Gregory Morvillo

cc: AUSA Elizabeth Espinosa Courtney DeFeo, Pre-Trial Services Officer